## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

GESTURE TECHNOLOGY PARTNERS, LLC,	
Plaintiff	JURY TRIAL DEMANDED
v. HUAWEI DEVICE CO., LTD., AND HUAWEI DEVICE USA, INC.,	C.A. NO. 2:21-cv-00040-JRG LEAD CONSOLIDATED CASE
Defendants.	
SAMSUNG ELECTRONICS CO., LTD. AND SAMSUNG ELECTRONICS AMERICA, INC., Defendants.	C.A. NO. 2:21-cv-00041-JRG

#### SUPPLEMENTAL JOINT STIPULATION OF AGREED MOTIONS IN LIMINE

Pursuant to the Sixth Amended Docket Control Order (Dkt. 155), Plaintiff Gesture Technology Partners, LLC ("GTP") and Defendants Samsung Electronics Co., Ltd. and Samsung Electronics America, Inc. (collectively, "Samsung") (altogether, "Parties") file this Supplemental Joint Stipulation of Agreed Motions *in Limine*. The Parties agree not to mention, allude to, refer to, or elicit testimony upon, in any manner, in the presence of the jury – whether during *voir dire*, opening statement, the presentation of evidence, closing argument, or any other phase of this trial – each of the categories of evidence discussed below without first approaching the Bench and seeking permission from the Court.

16. No party will introduce any reference, evidence, testimony, or argument that there was any pre-suit contact, pre-suit knowledge, or willfulness; this does not preclude Samsung from introducing evidence, testimony, or argument that there was not any pre-suit contact or pre-suit knowledge.

- 17. No party will introduce any reference, evidence, testimony, or argument related to non-reliance on opinion of counsel.
- 18. No party will introduce any reference, evidence, testimony, or argument related to any duty of Samsung to investigate GTP's patents prior to the litigation as part of its business.
- 19. No party will introduce any reference, evidence, testimony, or argument related to the absence of any witness or executive.
- 20. No party will introduce any reference, evidence, testimony (including expert testimony), or argument (or inquiry about or eliciting any testimony) that Dr. Pryor's age or military service impacts the merits of the case as to infringement, invalidity, and damages or that Dr. Pryor's age or military service impacts GTP's burdens of proof; Dr. Pryor may testify fully regarding his age, experience, and military history.
- 21. No party will introduce any reference, evidence, testimony (including expert testimony), or argument (or inquiry about or eliciting any testimony) regarding the workload, accuracy, thoroughness, and reliability of the USPTO or of its examiners; the parties may generally comment on, reiterate or repeat the points about the patent system and patenting process presented in the Federal Judicial Center video and/or the jury instructions, so long as neither party attempts generally to impune or generally to bolster the USPTO or the patent examination process.
- 22. No party will introduce any reference, evidence, testimony (including expert testimony), or argument (or inquiry about or eliciting any testimony) about any matters that were not timely and properly disclosed pursuant to the Local Rules, the Federal Rules of Civil Procedure, the Court's Docket Control Order, or other Court Orders.

23. No party will introduce any reference, evidence, testimony (including expert testimony), or argument regarding, or inquire about or elicit any testimony regarding equitable defenses or related issues.

Given this stipulation, GTP withdraws its opposed motions *in limine* numbers 8, 9, 12, and 17, and Samsung withdraws its opposed motions *in limine* numbers 2, 3, 5, 9, 13, and 16.

Dated: January 30, 2022 Respectfully submitted,

By: /s/ Fred I. Williams Fred I. Williams Texas State Bar No. 00794855 Michael Simons Texas State Bar No. 24008042 Robert Daniel Garza Texas State Bar No. 24097730 Robert Rhodes Texas State Bar No. 24116958 WILLIAMS SIMONS & LANDIS PLLC The Littlefield Building 601 Congress Ave., Suite 600 Austin, TX 78701 Tel: 512-543-1354 fwilliams@wsltrial.com msimons@wsltrial.com dgarza@wsltrial.com rrhodes@wsltria.com

Todd E. Landis State Bar No. 24030226 WILLIAMS SIMONS & LANDIS PLLC 2633 McKinney Ave., Suite 130 #366 Dallas, TX 75204 Tel: 512-543-1357 tlandis@wsltrial.com

John Wittenzellner Pennsylvania State Bar No. 308996 WILLIAMS SIMONS & LANDIS PLLC 1735 Market Street, Suite A #453 Philadelphia, PA 19103 Tel: 512-543-1373

#### johnw@wsltrial.com

Kevin S. Kudlac Texas Bar No. 00790089 Kudlac PLLC 1916 Wimberly Lane Austin, TX 78735 Tel: 512-656-5743 kevin@kudlacIP.com

Attorneys for Plaintiff Gesture Technology Partners, LLC

### /s/ Christopher W. Kennerly

Christopher W. Kennerly (TX Bar No. 00795077) chriskennerly@paulhastings.com
Radhesh Devendran (pro hac vice)
radheshdevendran@paulhastings.com
PAUL HASTINGS LLP
1117 S. California Avenue
Palo Alto, CA 94304
Telephone: (650) 320-1800

Facsimile: (650) 320-1800

Allan M. Soobert allansoobert@paulhastings.com PAUL HASTINGS LLP 2050 M Street NW Washington, D.C. 20036 Telephone: 202-551-1700 Facsimile: 202-551-1705

Elizabeth L. Brann elizabethbrann@paulhastings.com PAUL HASTINGS LLP 4747 Executive Drive, 12th Floor San Diego, CA 92121 Telephone: (858) 458-3000 Facsimile: (858) 458-3005

Robert Laurenzi robertlaurenzi@paulhastings.com PAUL HASTINGS LLP 200 Park Avenue New York, NY 10166 Telephone: (212) 318-6000

Facsimile: (212) 319-4090

Melissa R. Smith (TX Bar No. 24001351) GILLAM & SMITH, LLP 303 S. Washington Ave. Marshall, TX 75670 Telephone: (903) 934-8450

Facsimile: (903) 934-9257 melissa@gillamsmithlaw.com

Attorneys for Defendants Samsung Electronics Co., Ltd and Samsung Electronics America, Inc.

# **CERTIFICATE OF SERVICE**

The undersigned hereby certifies that on January 30, 2022 the undersigned caused a copy of the foregoing document to be served on all counsel of record via the Court's CM/ECF system, pursuant to the Federal Rules of Civil Procedure.

/s/ Fred I. Williams
Fred I. Williams